

III. REMARKS

Restriction under 35 U.S.C. 121

Claims 66-70 have been cancelled without prejudice to Applicants' right to file divisional applications directed to the subject matter thereof. Claims 71-84 are pending.

1. The Office has restricted the invention as follows:

- I. Elected Invention (see papers 6 and 10)
- II. Method of claim 66 using a certain type of alpha beta selective integrin antagonists.
- III. Method of claim 67 using another type of alpha beta selective integrin antagonist
- IV. Method of claim 68 using a mixture of the certain types of alpha beta selective integrin antagonists of claims 66-67.
- V. Claim 69 drawn to a compound drawn broadly to the certain type of alpha beta selective integrin antagonists of claim 66.
- VI. Claim 70 drawn broadly to a mixture of the certain type of alpha beta selective antagonists of claim 68.

2. Applicants elect group I without traverse.

3. Applicants submit that the election is without prejudice to Applicants' right to file divisional applications directed to the subject matter not contained therein.

In view of the foregoing amendments, it is respectfully submitted that all claims now active in the present application are in condition for allowance. Therefore, passage of the application and claims to issue is respectfully requested.

Respectfully submitted,



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